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APPLICATION NO.	F.	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/880,100		06/14/2001	Andreas Birkner	016790-0407	3827		
22428	7590	02/21/2003					
FOLEY A	ND LARI	ONER	EXAMINER				
SUITE 500 3000 K STR		20007	BRATLIE, STEVEN A				
. WASHING	ION, DC	20007		ART UNIT	PAPER NUMBER		
				3652			
				DATE MAILED: 02/21/2003	DATE MAILED: 02/21/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)		, 7
Office Action Summary	880/00	BIR	KER, et	tal
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—The MAILING DATE of this communication app			~ ~ ~	
Period for Response	cars on the cover sneet b	eneaur the co	rrespondence ad	aress
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<ul> <li>Extensions of time may be available under the provisions of 37 CF from the mailing date of this communication.</li> <li>If the period for response specified above is less than thirty (30) da</li> <li>If NO period for response is specified above, such period shall, by</li> <li>Failure to respond within the set or extended period for response w</li> </ul>	ays, a response within the statuto default, expire SIX (6) MONTHS	ory minimum of the	irty (30) days will be o	onsidered tim
Status				- · · · · · · · · · · · · · · · · · · ·
☐ Responsive to communication(s) filed on				
☐ This action is FINAL.				•
☐ Since this application is in condition for allowance exce accordance with the practice under Ex parte Quayle, 19	ept for formal matters, <b>pros</b> e 935 C.D. 1 1; 453 O.G. 213	ecution as to t	the merits is clos	ed in
Disposition of Claims			·	
# Claim(s) 1, 3-5, 7-9	is/are p	is/are pending in the application.		
Of the above claim(s)		is/are withdrawn from consideration.		
☐ Claim(s)	is/are al	is/are allowed		
Claim(s) 1, 3-5, 7-9	is/are re	is/are rejected		
☐ Claim(s)				
□ Claim(s)				
Application Papers	requirer		r election	
See the attached Notice of Draftsperson's Patent Draw	ing Review PTO-948			
The proposed drawing correction, filed on 6/13/	2 is kapproved	disapproved		
☐ The drawing(s) filed onis/are objection	ected to by the Examiner.			
$\hfill\square$ The specification is objected to by the Examiner.			·	
☐ The oath or declaration is objected to by the Examiner.				
Priority under 35 U.S.C. § 119 (a)-(d)		•		
☐ Acknowledgment is made of a claim for foreign priority t☐ All ☐ Some* ☐ None of the CERTIFIED copies of	under 35 U.S.C. § 11 9(a)-(a)-(a)-(a)-(a)-(a)-(a)-(a)-(a)-(a)-	d). ve been		
□ received.				
<ul> <li>□ received in Application No. (Series Code/Serial Numl</li> <li>□ received in this national stage application from the In</li> </ul>		do 1.7.0/-\\	·	
*Certified copies not received:				
Attachment(s)			·	
☐ Information Disclosure Statement(s), PTO-1449, Paper				

Office Action Summary

□ Other\_

U. S. Patent and Trademark Office PTO-326 (Rev. 3-97)

☐ Notice of References Cited, PTO-892

☐ Notice of Draftsperson's Patent Drawing Review, PTO-948

Part of Paper No.\_

☐ Notice of Informal Patent Application, PTO-152

Application/Control Number: 09/880,100

Art Unit: 3652

- 1. Applicant's arguments with respect to claims 1, 3-5, 7-9 have been considered but are most in view of the new ground(s) of rejection.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 1, 3-5, 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over George et al in view of Slocum, et al and Babbs #6,520,727. George et al discloses the use of Kinematic couplings #14, #15, #16, #17 to connect the modular units. George, et al lack kinematic pins and load locks. Slocum, et al discloses the use of kinematic pins. Babbs, et al discloses the use of modular load locks. It would have been obvious to a mechanic with ordinary skill in the art at the time the invention was made to provide these features to the primary reference. The motivation is the known substitution of equivalents.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Bratlie whose telephone number is (703) 308-

Ärt Unit: 3652

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2669. The examiner can normally be reached on Monday through Thursday from 6:30 to 5:00. Friday is the examiner's day off

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-4177.

Bratlie/kl February 12, 2003 Steven a. Beather

STEVEN A BRATLIE PRIMARY EXAMINER